The Honorable Lauren King 1 2 3 4 5 6 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 7 AT SEATTLE 8 JOEL HODGELL, Case No. 2:23-cv-00649-LK 9 Plaintiff, STIPULATION FOR EXTENSION OF 10 DEADLINE TO FILE RESPONSE TO PLAINTIFF'S COMPLAINT v. 11 ANDERSEN CORPORATION, a foreign 12 corporation; and RENEWAL BY 13 ANDERSEN LLC, a limited liability corporation, 14 Defendants. 15 16 17 18 19 20 21 22 23 24 25 26 27 28 STIPULATION FOR EXTENSION OF 1201 Second Avenue, Suite 900 DEADLINE TO FILE RESPONSE TO Seattle, Washington 98101 NEWMAN DU WORS LLP COMPLAINT—1 (206) 274-2800

[2:23-cv-00649-LK]

1	Plaintiff Joel Hodgell and Defendants Andersen Corporation and Renewal by	
2	Andersen LLC, by and through their counsel of record, hereby stipulate and agree that the	
3	deadline for Defendant to answer or otherwise respond to Plaintiff's Complaint, currently	
4	set for May 10, 2023, may and should be extended to June 2, 2023.	
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7	IT IS SO STIPULATED.	
8	Dated May 9, 2022	Respectfully submitted,
9	Dated May 8, 2023.	,
10	ALBERT LAW PLLC	Newman Du Wors LLP
11	s/ Tallman H. Trask IV	s/ Derek Linke
12	Gregory W. Albert, WSBA 42673 Tallman H. Trask, WSBA 60280	Derek Linke, WSBA 38314 linke@newmanlaw.com
13	3131 Western Ave., Suite 410	Derek Newman, WSBA 26967
	Seattle, WA 98121	dn@newmanlaw.com
14	Telephone: (206) 576-8044	1201 Second Avenue, Suite 900
15	greg@albertlawpllc.com tallman@albertlawpllc.com	Seattle, WA 98101 Telephone: (206) 274-2800
16	Counsel for Plaintiff Joel Hodgell	Ryan D. Watstein (pro hac vice)
17	J = = = = = = = = = = = = = = = = = = =	ryan@wtlaw.com
18		Abigail L. Howd (pro hac vice pending) ahowd@wtlaw.com
19		WATSTEIN TEREPKA LLP
20		1055 Howell Mill Rd., 8th Floor Atlanta, Georgia 30318
21		Telephone: (404) 418-8307
22		Counsel for Defendants
		Andersen Corporation and Renewal by Andersen LLC
23		J
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STIPULATION FOR EXTENSION OF DEADLINE TO FILE RESPONSE TO COMPLAINT—3 [2:23-cv-00649-LK]

CERTIFICATE OF SERVICE

I hereby certify under penalty of perjury under the laws of the United States that the foregoing document was electronically filed with the United States District Court using the CM/ECF system. I certify that all participants in the case are registered CM/ECF users and that service will be accomplished by the CM/ECF system.

Dated: May 8, 2023

s/ Derek Linke Derek Linke

1201 Second Avenue, Suite 900 Seattle, Washington 98101 (206) 274-2800